

1
2
3 UNITED STATES DISTRICT COURT
4 WESTERN DISTRICT OF WASHINGTON
5 AT SEATTLE

6 MAXILL INC., an Ohio corporation,
7 Plaintiff,

8 v.

9 LOOPS, LLC; and LOOPS
FLEXBRUSH, LLC,

10 Defendants.

C17-1825 TSZ
(consolidated with C18-1026 TSZ)

11 LOOPS, L.L.C.; and LOOPS
12 FLEXBRUSH, L.L.C.,

13 Plaintiffs,

14 v.

15 MAXILL INC., a Canadian corporation,
16 Defendant.

MINUTE ORDER

17 The following Minute Order is made by direction of the Court, the Honorable
Thomas S. Zilly, United States District Judge:

18 (1) The motion for sanctions and injunctive relief, docket no. 65, brought by
19 Maxill-Canada and Maxill-Ohio (collectively, “Maxill”), is DENIED. Maxill’s attorney
20 has admitted that the disclosed list of Maxill’s customers was “inadvertently” not marked
21 as “Confidential - Attorneys Eyes Only,” *see* Ex. C to Kakar Decl. (docket no. 66-3), and
22 Maxill has not demonstrated that the opposing parties or counsel violated the Stipulated
Protective Order, docket no. 25, or the Minute Order entered May 3, 2019, docket no. 40.
23 Maxill having now clarified that its customer list should be treated as “Confidential -
Attorneys Eyes Only,” all parties and lawyers in this matter shall proceed accordingly.
The Court declines to award attorney’s fees or costs to either side.

(2) The motion to amend, docket no. 72, brought by Loops, L.L.C. and Loops Flexbrush, L.L.C. (“Loops”), is DENIED. If Loops wishes to pursue claims relating to United States Patent No. 10,334,940, it may commence a new action and pay the required filing fee.

(3) The Clerk is directed to send a copy of this Minute Order to all counsel of record.

Dated this 19th day of August, 2019.

William M. McCool
Clerk

s/Karen Dews
Deputy Clerk